

# Exhibit B

**From:** Wesneski, Josh (via epic-mobileapps list) <epic-mobileapps@lists.cravath.com>  
**Sent:** Tuesday, February 25, 2025 6:00 AM  
**To:** Brent Byars; Weil Apple Epic; epicapplecompliance@gibsondunn.com  
**Cc:** Epic Mobile Apps EXTERNAL  
**Subject:** RE: Epic v. Apple - certain exhibit issues  
**Attachments:** APL\_EG\_11347971 (redacted).pdf; APL-EG\_11391659 [blown up version].pdf

Brent,

-The material in CX-0268 over which we are asserting privilege is the same material reviewed and ruled on by Judge Hixson in his December 2 order regarding APL-EG\_10699646. That document was reproduced to Epic as APL-EG\_11636126, with only the redactions upheld by Judge Hixson. Those are the redactions flagged during counsel's examination and reflected in the attached redacted version of CX-0268.

-CX-0291 is addressed in my letter to Mr. Bornstein last night.

-An enlarged version of APL-EG\_11391659 is attached. Please let us know if this suffices.

Best,

Weil

**Joshua M. Wesneski**  
Partner

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**From:** Brent Byars <[MByars@cravath.com](mailto:MByars@cravath.com)>  
**Sent:** Monday, February 24, 2025 11:01 PM  
**To:** Weil Apple Epic <[WeilAppleEpic@weil.com](mailto:WeilAppleEpic@weil.com)>; [epicapplecompliance@gibsondunn.com](mailto:epicapplecompliance@gibsondunn.com)  
**Cc:** Epic Mobile Apps EXTERNAL <[epic-mobileapps@cravath.com](mailto:epic-mobileapps@cravath.com)>  
**Subject:** Epic v. Apple - certain exhibit issues

Counsel,

First, Apple objected to the introduction of portions of CX-268 based on claims of privilege. Please immediately provide proposed redactions of the information that Apple contends is privileged. Apple further asserted that similar versions of this document were produced in redacted form, and Epic requests that Apple identify those documents.

Second, Apple asserted that CX-291 was subject to its standing objection to the use of Category 2 documents that Apple contends are privileged. However, CX-291 is not a Category 2 document. Please confirm that Apple withdraws its standing objection as to this exhibit.

Finally, the Court requested a more legible copy of CX-272. Please confirm that Apple is locating such a copy and will provide it to Epic before it is submitted to the Court.

Brent

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